

UNITED STATES DISTRICT COURT
OF EAST NORTH CAROLINA.

UNITED STATES OF AMERICA.
Judge. Frank D. Whitney
VS

Sandoval Carlos Edgar Uriel
Case # DNW 312 CR 00139-006
BOP # 27415-058

MOTION

Clarify sentence Modification Criminal
counts under Treaty Art. IV 4 6 7 8 IV-
11 18 U.S.C. § 4101 (h) and 4107 (b) (1).

Respectfully defendant Art. Pro-se to
complain and clarification of criminal count
that I pleaded guilty of Conspiracy to
distribute and wash money at Honorable
Court of United States District of Carolina
of North.

And I got a sentence of 202 months
in prison on September 2 the 2014 plain
tiff and defendant sign a Plea Agree
ment under Treaty Art. see VI 18 U.S.C. §
4107 (b) (1). The Transferring State shall
have exclusive Jurisdiction over any proceeding
regardless of their form, Intended to chal
lenge modify or set aside sentences handed
down by 145 Court etc.

Arguments.

On date 29 November 2023 on a hearing public audience with a Judge, RICARDO Pablo Félix and Mexican prosecutor with Jurisdiction in Culiacan Sinaloa Mexico prosecute me Judge me and resentence me modifying "The criminal count of 'Conspiracy' 'Crimen Organizado'" They repite a Judgement with a case ressumment that my case manager wich it is an administrative source send on my-

1. As used in the relevant authorizing statute the word "sentence" refers to both the penalty imposed and Judgment of conviction 18 U.S.C § 4101 (h).

File to Mexican authorities Judge, Ricardo Pablo Félix and prosecutor based on the ressume sentence me again and find me guilty of "Crimen Organizado" Ignoring my sentence data send in English by US Department of Justice Criminal Department where verry clear specify "Conspiracy and wash money, making big damage to my person human rights and braking Treaty Art. I IV (4, 6, 7, 8) IV - II 18 U.S.C § 4101 (h) and no limit 4107 (b) (1) pro-se Judge, Ricardo Pablo Félix and prosecutor with only Jurisdiction in Culiacan Sinaloa Mexico

Argues that he can modify and resentence me with his Jurisdiction prosecutor ask for information on my Criminal Case about how many people I know informant and money to find me guilty of this new criminal count Delinuencia Organizada in English it is interpreted through appartment of "Ro Keeping Activity 545 off C.H.G.: 18 & 1972 (4).

Living me with out any opportunity of a benefit and I never sing of find guilty of this new count by United States of America I get approved for Teatry to serve a sentence. Not to come and get resentence with criminal count Teatry art. and Pro-se.

2. CF US Dep't of Just, Just manual § 9-35.014 (2020) Nothing that a receiving country is bound by the sentencing Country's findings, of fact insofar as they appear in the Judgment.

3. See United States of America vs Lopez Ramalagua 5:18-cr-00074-DCR-MAS (Record No 275-1) Kentucky Central Div.

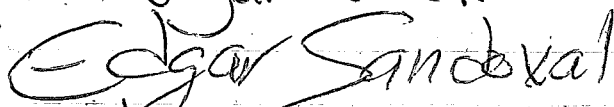
Conclusion

Respectfully I ask this Honorable Court and Honorable Judge Frank D. Whitney, ground and relife this motion United States of America Court of still has full Jurisdiction on my Criminal Court and my Plea that both plaintiff and defendant sign.

Clarify this Law Brake with pertinent Mexican authorite have them remove new criminal cont "Delincuencia Organizada" and respect United States Court mandate under Treaty Art VI see, 18 U.S.C § 4107 (b) (1) and no limited to other Arts.

I appreciated you all god bless you and be waiting on responce from United States of America.

Respectfully submitted on 11-OCTOBER 2024.

Sandoval Carlos Edgar Uriel.
BOP # 27415-058 

Cefeeroo #8 Nor-ponte calle 500 entre canal 25 y 27 Predio Jesus Maria Ejido La Chemporrosa Guasave Sin. Mexico C.P. 81162.